

Attorney's Docket No.: 42P17036

First Named Inventor: Adl-Tabatabai et al.	
Check One:	Complete If Known:
Declaration Submitted with Initial Filing OR Declaration Submitted After Initial Filing (Surcharge under 37 C.F.R. § 1.16(e) Required).	Application No.: 10/676,480 Filing Date: 09/30/2003 Art Unit: 2121 Examiner Name: Not Yet Assigned
DECLARATION AND POWER OF ATTORNE	EY FOR PATENT APPLICATION
(FOR INTEL CORPORATION PAT	ENT APPLICATIONS)
As a below named inventor, I hereby declare that:	
My residence, mailing address, and citizenship are as state	ed below next to my name.
I believe I am the original, first, and sole inventor (if only or and joint inventor (if plural names are listed below) of the s a patent is sought on the invention entitled "A Mechanism to Compress Data in a Cache"	ne name is listed below) or an original, first, subject matter which is claimed and for which
the specification of which is attached hereto. X was filed on (MM/DD/YYYY) 09/30/2003 United States Application Number or PCT International Application Nand was amended on (MM/DD/YY)	r <u>10/676,480</u> Number

Patent

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claim(s), as amended by any amendment specifically referred to above.

I do not know and do not believe that the claimed invention was ever known or used in the United States of America before my invention thereof, or patented or described in any printed publication in any country before my invention thereof or more than one year prior to this application. I do not know and do not believe that the claimed invention was in public use or on sale in the United States of America more than one year prior to this application, nor do I know or believe that the invention has been patented or made the subject of an inventor's certificate issued before the date of this application in any country foreign to the United States of America on an application filed by me or my legal representatives or assigns more than twelve months (for a utility patent application) or six months (for a design patent application) prior to this application.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.

I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b) of any foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign application for patent, inventor's or plant breeder's rights certificate(s), or any PCT international application having a filing date before that of the application on which priority is claimed:

Prior Foreign App	lication(s)		Priorit <u>Claim</u>	•	Certifie Copy A	ed \ttached?
(Number)	(Country)	(Foreign Filing Date - MM/DD/YYYY)	Yes	No	Yes	No
(Number)	(Country)	(Foreign Filing Date - MM/DD/YYYY)	Yes	No	Yes	No
(Number)	(Country)	(Foreign Filing Date - MM/DD/YYYY)	Yes	No	Yes	No

I hereby appoint the persons listed on Appendix A hereto (which is incorporated by reference and a part of this document) as my respective patent attorneys and patent agents, with full power of substitution and revocation, to prosecute this application and to transact all business in the U. S. Patent and Trademark Office connected herewith.

Direct all corres	pondence to	(check one):	
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 Customer	Numbe	er or Bar	Code Label	 OR
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X Correspondence Address Below:

Mark L. Watson
(Name of Attorney or Agent)
BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP
12400 Wilshire Boulevard
Seventh Floor
Los Angeles, California 90025
Telephone: (408) 720-8300

Fax: (408) 720-8383

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

I dil Name di Sole	/First Inventor <u>Ali-Reza Adi-Jabataba</u>	<u> </u>	
Inventor's Signatur	re H. Hardital	Date	4-2004
Residence Santa	Clara, CA, USA	_ Citizenship _USA	
	(City, State, Country)		(Country)
Mailing Address	2125 Quinn Avenue Santa Clara, CA 95051		
	Sama Sidra, GA 30001		
Full Name of Seco	ond/Joint Javentor_Anwar №. Ghuloum		
Inventor's Signatur		Date	1-19-2ev4
	tain View, CA, USA		
Residence <u>Wodi</u>	(City, State, Country)	_ OKIZONOMP <u>OO/</u>	(Country)
Mailing Address	547 McCarty Avenue Mountain View, CA 94041		
	Mountain view, CA 94041		
Full Name of This	Mile at lease the Daniel Lease hall		
Full Name of Third	I/Joint Inventor <u>Ram Huggahalli</u>		
	I/Joint Inventor <u>Ram Huggahalli</u> re		
	re	Date	
Inventor's Signatur	re		
Inventor's Signatur Residence Portla	nd, OR, USA (City, State, Country) 8110 NW Blue Pointe Lane	Date _ Citizenship _USA	(Country)
Inventor's Signatur Residence Portla	nd, OR, USA (City, State, Country)	Date _ Citizenship _USA	(Country)
Inventor's Signatur Residence <u>Portla</u> Mailing Address	nd, OR, USA (City, State, Country) 8110 NW Blue Pointe Lane Portland, OR 97229	Date _ Citizenship <u>USA</u>	(Country)
Inventor's Signatur Residence <u>Portla</u> Mailing Address	nd, OR, USA (City, State, Country) 8110 NW Blue Pointe Lane	Date _ Citizenship <u>USA</u>	(Country)
Inventor's Signature Residence Portla Mailing Address Full Name of Four	nd, OR, USA (City, State, Country) 8110 NW Blue Pointe Lane Portland, OR 97229	Date _ Citizenship <u>USA</u>	(Country)
Inventor's Signature Residence Portla Mailing Address Full Name of Four Inventor's Signature	nd, OR, USA (City, State, Country) 8110 NW Blue Pointe Lane Portland, OR 97229 th/Joint Inventor Chris J. Newburn re Beloit, IL, USA	Date Citizenship _USA Date	(Country)
Inventor's Signature Residence Portla Mailing Address Full Name of Four Inventor's Signature Residence South	nd, OR, USA (City, State, Country) 8110 NW Blue Pointe Lane Portland, OR 97229 th/Joint Inventor Chris J. Newburn re Beloit, IL, USA (City, State, Country)	Date Citizenship _USA Date	(Country)
Inventor's Signature Residence Portla Mailing Address Full Name of Four Inventor's Signature Residence South Mailing Address	nd, OR, USA (City, State, Country) 8110 NW Blue Pointe Lane Portland, OR 97229 th/Joint Inventor Chris J. Newburn re Beloit, IL, USA	Date Citizenship _USA Date Citizenship _USA	(Country)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full Name of Sole	e/First Inventor <u>Ali-Reza Adl-Tabatab</u>	ai	<u> </u>
Inventor's Signatu	ire	Date	
Residence <u>Santa</u>	a Clara, CA, USA (City, State, Country)	Citizenship <u>USA</u>	(Country)
Mailing Address	2125 Quinn Avenue Santa Clara, CA 95051		
Full Name of Sec	ond/Joint Inventor <u>Anwar M. Ghulour</u>	n	
Inventor's Signatu	ire	Date	
Residence Mour	ntain View, CA, USA (City, State, Country)	Citizenship <u>USA</u>	(Country)
Mailing Address	547 McCarty Avenue Mountain View, CA 94041		
Full Name of Thire	d/Joint Inventor <u>Ram Huggahalli</u>		1/- 0/-
Inventor's Signatu	ire <u>Lam Huggahalli</u>	Date	1/28/2004
Residence Portla	•	_ Citizenship <u>USA</u>	(Country)
Mailing Address	8110 NW Blue Pointe Lane Portland, OR 97229	-	
Full Name of Four	rth/Joint Inventor <u>Chris J. Newburn</u>		
Inventor's Signatu	re	Date	
Residence <u>Sout</u>	Beloit, IL, USA (City, State, Country)	_ Citizenship <u>USA</u>	(Country)
Mailing Address	8034 Renee Drive South Beloit, IL 61080		

After Mark Watton April # 10/076,480

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riventor's Signati	иге	Data
oritor o organiza		Date
Residence <u>Sant</u>	la Clara, CA, USA	Citizenship USA
	(City, State, Country)	(Country
Mailing Address	2125 Oulan Avenue	
Widning Address	2125 Quinn Avenue Santa Clara, CA 95051	
Full Name of Sec	cond/Joint Inventor <u>Anwar M. Ghulou</u>	um
nventors Signati	ure	Date
Residence <u>Mour</u>	ntain View, CA, USA	Citizenship USA
	(City, State, Country)	(Country)
Mailing Address	547 McCarty Avenue	
	547 McCarty Avenue Mountain View, CA 94041 d/Joint Inventor Ram Huggahatil	
full Name of Thir	Mountain View, CA 94041 d/Joint Inventor Ram Huggahatli	
Full Name of Thir nventor's Signatu	Mountain View, CA 94041 d/Joint Inventor Ram Huggahalil	Date
Full Name of Thir nventor's Signatu	Mountain View, CA 94041 d/Joint Inventor Ram Huggahalli ure	Date Citizenship _USA
Full Name of Thir nventor's Signatu Residence <u>Porti</u> :	Mountain View, CA 94041 d/Joint Inventor Ram Huggahalli ure and, OR, USA (City, State, Country)	Date Citizenship _USA(Country)
Full Name of Thir nventor's Signatu Residence <u>Porti</u> :	Mountain View, CA 94041 d/Joint Inventor Ram Huggahalil ure and, OR, USA (City, State, Country) 8110 NW Blue Pointe Lane	Date Citizenship _USA(Country)
Full Name of Thir nventor's Signatu Residence <u>Porti</u> :	Mountain View, CA 94041 d/Joint Inventor Ram Huggahalli ure and, OR, USA (City, State, Country)	Date Citizenship _USA(Country)
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Full Name of Thir nventor's Signatu Residence <u>Porti</u> Mailing Address	Mountain View, CA 94041 d/Joint Inventor Ram Huggahalil ure and, OR, USA (City, State, Country) 8110 NW Blue Pointe Lane	DateCitizenship _USA(Country)
Full Name of Thir nventor's Signatu Residence <u>Porti</u> Mailing Address	Mountain View, CA 94041 ad/Joint Inventor Ram Huggahatti ure	DateCitizenship_USA (Country)
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Full Name of Thir nventor's Signatu Residence <u>Porti</u> Mailing Address	Mountain View, CA 94041 ad/Joint Inventor Ram Huggahatil and, OR, USA (City, State, Country) 8110 NW Blue Pointe Lane Portland, OR 97229 arth/Joint Inventor Chris J. Newburn and Beloit, IL, USA	Date Citizenship _USA (Country)
Full Name of Thir nventor's Signatu Residence <u>Porti</u> Mailing Address full Name of Four	Mountain View, CA 94041 Id/Joint Inventor Ram Huggahall Ire and, OR, USA (City, State, Country) 8110 NW Blue Pointe Lane Portland, OR 97229 Inth/Joint Inventor Chris J. Newburn Ire	DateCitizenship_USA (Country)
Full Name of Thir nventor's Signatures Residence <u>Portian</u> Mailing Address Full Name of Four nventor's Signatures	Mountain View. CA 94041 ad/Joint Inventor Ram Huggahattl and, OR, USA (City, State, Country) 8110 NW Blue Pointe Lans Portland, OR 97229 arth/Joint Inventor Chris J. Newburn are Beloit, IL, USA (City, State, Country)	Date (Country) Date Date//3/84 Citizenship USA

INTEL CORPORATION

Rev. 05/05/03 (D3 INTEL)

APPENDIX A

Ramin Aghevli, Reg. No. 43,462; William E. Alford, Reg. No. 37,764; Farzad E. Amini, Reg. No. 42,261; W. Thomas Babbitt, Reg. No. 39,591; Jordan M. Becker, Reg. No. 39,602; Michael A. Bernadicou, Reg. No. 35,934; Roger W. Blakely, Jr., Reg. No. 25,831; R. Alan Burnett, Reg. No. 46,149; Gregory D. Caldwell, Reg. No. 39,926; Robert Chang, Reg. No. 48, 765; Cory G. Claassen, Reg. No. 50,296; Thomas M. Coester, Reg. No. 39,637; Mimi D. Dao, Reg. No. 45,628; Stephen M. De Klerk, Reg. No. 46,503; Daniel M. De Vos, Reg. No. 37,813; Sanjeet Dutta, Reg. No. 46,145; Tarek N. Fahmi, Reg. No. 41,402; Thomas S. Ferrill, Reg. No. 42,532; George L. Fountain, Reg. No. 36,374; Adam Furst, Reg. No. 51,710; Angelo J. Gaz, Reg. No. 45,907; Andre M. Gibbs, Reg. No. 47,593; Steven R. Gilliam, Reg. No. 51,734; James Y. Go, Reg. No. 40,621; Jeffery S. Heileson, Reg. No. 46,765; James A. Henry, Reg. No. 41,064; William E. Hickman, Reg. No. 46,771; Willmore F. Holbrow III, Reg. No. 41,845; Sheryl Sue Holloway, Reg. No. 37,850; George W Hoover II, Reg. No. 32,992; Eric S. Hyman, Reg. No. 30,139; Aslam A. Jaffery, Req. No. 51,841; William W. Kidd, Reg. No. 31,772; Walter T. Kim, Reg. No. 42,731; Eric T. King, Reg. No. 44,188; Steven Laut, Reg. No. 47,736; Suk S. Lee, Reg. No. 47,745; Gordon R. Lindeen III, Reg. No. 33,192; Jan C. Little, Reg. No. 41,181; Joseph Lutz, Reg. No. 43,765; Lawrence E. Lycke, Reg. No. 38,540; Michael J. Mallie, Reg. No. 36,591; Andre L. Marais, Reg. No. 48,095; Raul D. Martinez, Reg. No. 46,904; Paul A. Mendonsa, Reg. No. 42,879; Jonathan S. Miller, Reg. No. 48,534; Heather M. Molleur, Reg. No. 50,432; Richard A. Nakashima, Reg. No. 42,023; Thinh V. Nguyen, Reg. No. 42,034; Robert B. O'Rourke, Reg. No. 46,972; Daniel E. Ovanezian, Reg. No. 41,236; Philip A. Pedigo, Reg. No. 52,107; Michael D. Plimier, Reg. No. 43,004; Marina G. Portnova, Reg. No. 45,750; Joseph A. Pugh, Reg. No. 52,137; James H. Salter, Reg. No. 35,668; William W. Schaal, Reg. No. 39,018; James C. Scheller, Reg. No. 31,195; Saina S. Shamilov, Reg. No. 48,266; Kevin G. Shao, Reg. No. 45,095; Joni D. Stutman-Horn, Reg. No. 42,173; Stanley W. Sokoloff, Reg. No. 25,128; Judith A. Szepesi, Reg. No. 39,393; Edwin H. Taylor, Reg. No. 25,129; Lisa Tom, Reg. No. 52,291; John F. Travis, Reg. No. 43,203; Kerry D. Tweet, Reg. No. 45,959; Mark C. Van Ness, Reg. No. 39,865; Thomas A. Van Zandt, Reg. No. 43,219; Mark R. Vatuone, Reg. No. 53,719; Lester J. Vincent, Reg. No. 31,460; John P. Ward, Reg. No. 40,216; Mark L. Watson, Reg. No. 46,322; Thomas C. Webster, Reg. No. 46,154; Chui-Kiu Teresa Wong, Reg. No. 48,042; and Norman Zafman, Reg. No. 26,250, my patent attorneys, and Brent Vecchia, Reg. No. 48,011 and Lehua Wang, Reg. No. 48,023, my patent agents, of BLAKELY SOKOLOFF TAYLOR & ZAFMAN LLP, with offices located at 12400 Wilshire Boulevard, 7th Floor, Los Angeles, California 90025, telephone (310) 207-3800, and Alan K. Aldous, Reg. No. 31,905; Shireen I. Bacon, Reg. No. 40,494: R. Edward Brake, Reg. No. 37,784; Ben Burge, Reg. No. 42,372; Robert Chang, Reg. No. 48, 765; George Chen, Reg. No. 50,807; Glen B. Choi, Reg. No. 43,546; Kenneth Cool, Reg. No. 40,570; Jeffrey S. Draeger, Reg. No. 41,000; Cynthia Thomas Faatz, Reg No. 39,973; Christopher Gagne, Reg. No. 36,142; Sharmini N. Green, Reg. No. 41,410; Robert Greenberg, Reg. No. 44,133; Bradley Greenwald, Reg. No. 34,341; Jeffrey B. Huter, Reg. No. 41,086; Seth Z. Kalson, Reg. No. 40,670; Peter Lam, Reg. No. 44,855; Issac Lin, Reg. No. 50,672; David C. Lundmark, Reg. No. 42,815; Anthony Martinez, Reg. No. 44,223; Larry Mennemeier, Reg. No. 51,003; Paul Nagy, Reg. No. 37,896; Dennis A. Nicholls, Reg. No. 42,036; Lanny Parker, Reg. No. 44,281; Michael D. Plimier, Reg. No. 43,004; Michael Proksch, Reg. No. 43,021; Kevin A. Reif, Reg. No. 36,381; Crystal D. Sayles, Reg. No. 44,318; Kenneth M. Seddon, Reg. No. 43,105; Mark Seeley, Reg. No. 32,299; Ami P. Shah, Reg. No. 42,143; David Simon, Reg. No. 32,756; Steven P. Skabrat, Reg. No. 36,279; Howard A. Skaist, Reg. No. 36,008; Paul E. Steiner, Reg. No. 41,326; Joni D. Stutman-Horn, Reg. No. 42,173; David Tran, Reg. No. 50,804; Robert G. Winkle, Reg. No. 37,474; Sharon Wong, Reg. No. 37,760; Steven D. Yates, Reg. No. 42,242; Calvin E. Wells; Reg. No. 43,256; Michael Willardson, Reg. No. 50,856 and Charles K. Young, Reg. No. 39,435; my patent attorneys, and my patent agents, of INTEL CORPORATION, with offices located at 2200 Mission College Blvd., Santa Clara, CA 95052, telephone (408)765-8080; with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith.